

SEP 14 2006



**HAMRE, SCHUMANN,
MUELLER & LARSON, P.C.**
AN INTERNATIONAL INTELLECTUAL PROPERTY LAW FIRM

FAX TRANSMISSION September 14, 2006

TO: Mail Stop: AMENDMENT
Examiner: SHEN
Commissioner for Patents
PO Box 1450
Alexandria, VA 22313-1450

FROM: Douglas P. Mueller
OUR REF: 10921.0264USWO
TELEPHONE: (612) 455.3800

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Title of Document: **RESPONSE TO RESTRICTION REQUIREMENT**

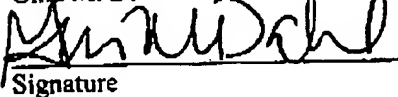
Applicant: YAMAOKA ET AL.
Serial No.: 10/518858
App. Filed: August 11, 2005
Group Art No.: 1655
Conf. No.: 5820

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By: 
Name: Douglas P. Mueller
Reg. No.: 30,300

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Gina M. Dahl



Signature

September 14, 2006

Date

225 SOUTH SIXTH STREET • SUITE 2650 • MINNEAPOLIS • MN 55402
TEL 612.455.3800 • FAX 612.455.3801
WWW.HSML.COM • MAIL@HSML.COM

SEP 14 2006

S/N 10/518,858

PATENTIN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	YAMAOKA ET AL.	Examiner:	SHEN
Serial No.:	10/518,858	Group Art Unit:	1655
Filed:	AUGUST 11, 2005	Docket No.:	10921.0264USWO
Title:	GLUCOSE LEVEL MEASURING METHOD AND GLUCOSE UTILIZING GLUCOSE DEHYDROGENASE		

CERTIFICATE UNDER 37 CFR 1.6(d): I hereby certify that this paper is being transmitted by facsimile to the U.S. Patent and Trademark Office on September 14, 2006.


By: _____
Name: Gina M. Dahl

RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Applicants elect Group I (claims 1 to 7) in response to the Restriction Requirement of August 17, 2006.

Applicants traverse the requirement to the extent of requesting that claims in Groups II, III, and IV that correspond to allowable Group I claims be reinstated for allowance. An early and favorable action on the merits is requested.

Applicants further traverse the finding that there is no common special technical feature for the various groups of claims. All of the claims require the combination of glucose hydrogenase and Ru compound, and Applicants respectfully contend that this feature is neither disclosed nor suggested by the prior art. Applicants respectfully further suggest that there is no undue burden on the USPTO in examining claims 8-12 with claims 1-7, or with examining claims 24-32 with claims 13-23, particularly in view of claims 2 and 14.

S/N 10/518,858

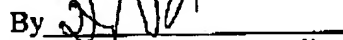
PATENT

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No. 50-3478.

Respectfully submitted,

Hamre, Schumann,
Mueller & Larson, P.C.
P.O. Box 2902-0902
Minneapolis, MN 55402
Phone: 612-455-3800

By 
Name: Douglas P. Mueller
Reg. No. 30,300

Date: September 14, 2006